## IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF ILLINOIS

KENNETH ROGERS,	
Plaintiff, )	
v. )	
RANDO MACHINE CORPORATION,	
Defendant, )	CASE NO.: 04-00010-DRH
RANDO MACHINE CORPORATION, ) Third-Party Plaintiff,	CJRA TRACK: C  JUDGE: David R. Herndon
v. )	
WESTERN NONWOVENS, INC.,	
Third-Party Defendant. )	
,	

## **ORDER**

This cause, coming on to be heard on the Motion for Good-Faith Settlement Approval and Setoff by Defendant/Third-Party Plaintiff Rando Machine Corporation and Third-Party Defendant Western Nonwovens, Inc. (Doc. 47), by and through their respective counsel, due notice given and without objection<sup>1</sup>:

IT IS HEREBY ORDERED this Court finds that the settlement between Defendant/Third-Party Plaintiff Rando Machine Corporation and Third-Party Defendant Western Nonwovens, Inc.,

<sup>&</sup>lt;sup>1</sup>In his Motion to Withdraw Response in Opposition to Motion for Good Faith Settlement, Plaintiff states he has no objection to the Motion for Good-Faith Settlement Approval and Setoff (**Doc. 52**).

is fair, reasonable, and in good faith.

IT IS HEREBY FURTHER ORDERED that Defendant/Third-Party Plaintiff Rando Machine

Corporation is entitled to a set-off in the amount of \$255,962.41 in the event a judgment is rendered

against it and in favor of Plaintiff Kenneth Rogers in the above-captioned lawsuit.

Dated: July 13, 2005

/s/ David RHerndon

Judge